WO

UNITED STATES DISTRICT COURT

		DISTRICT	UF ARIZUNA		
IU	NITED STATES OF AMERIC	A			
	V.		ORDER O	F DETENTION PENDIN	IC TRIAL
Se	ergio Martin-Chielel				MAL
			Case Number:	08-3543m	
and was repr	e with the Bail Reform Act, 18 esented by counsel. I conclud the defendant pending trial in	de by a preponderanc	etention hearing was he e of the evidence the de	eld on <u>12/12/08</u> . Del efendant is a serious flig	fendant was present ht risk and order the
		FINDING	S OF FACT		
I find by a pre	eponderance of the evidence	that:			
\boxtimes	The defendant is not a citizen of the United States or lawfully admitted for permanent residence.				
\boxtimes	The defendant, at the time of the charged offense, was in the United States illegally.				
\boxtimes	The defendant has previously been deported or otherwise removed.				
	The defendant has no significant contacts in the United States or in the District of Arizona.				
	The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.				
	The defendant has a prior	criminal history.			
	The defendant lives/works	s in Mexico.			
	The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and has substantial family ties to Mexico.				
	There is a record of prior t	failure to appear in co	ourt as ordered.		
	The defendant attempted	to evade law enforce	ment contact by fleeing	from law enforcement.	
	The defendant is facing a	maximum of	years	imprisonment.	
The Cat the time of	Court incorporates by reference the hearing in this matter, ex	ce the material finding cept as noted in the i	s of the Pretrial Service ecord.	s Agency which were re	viewed by the Court
		CONCLUS	ONS OF LAW		
1. 2.	There is a serious risk tha No condition or combination	t the defendant will floon of conditions will re	ee. easonably assure the a	ppearance of the defend	ant as required.
		DIRECTIONS REG	ARDING DETENTION		
appeal. The control of the United S	lefendant is committed to the facility separate, to the extent defendant shall be afforded a States or on request of an atto the United States Marshal for	practicable, from pers reasonable opportuni ornev for the Governo	sons awaiting or serving ty for private consultation nent, the person in char	y sentences or being held on with defense counsel.	in custody pending On order of a court
		APPEALS AND TH	RD PARTY RELEASE		
Court. Pursua Service of a ca	ORDERED that should an ap of the motion for review/recor ant to Rule 59(a), FED.R.CRI opy of this order or after the of Failure to timely file objection	nsideration to Pretrial IM.P., effective Decei oral order is stated or	Services at least one di mber 1, 2005, Defenda the record within which	ay prior to the hearing se int shall have ten (10) da sh to file specific written	t before the District lys from the date of
services sum	FURTHER ORDERED that if ciently in advance of the hea potential third party custodian	iring before the Distri	orty is to be considered, ct Court to allow Pretric	it is counsel's responsible al Services an opportun	ility to notify Pretrial ity to interview and
DATE:1;	2/15/08	(/ Mil	ext	
		_	Lawrence O.	Anderson	

United States Magistrate Judge